|  |  |
| --- | --- |
| District Court, \_\_\_\_\_\_\_ County, Colorado**▲ Court Use Only ▲**Court Address: Phone Number: SCHOOL DISTRICT \_\_\_\_\_\_\_\_\_IN THE INTEREST OF:Respondent StudentAnd ConcerningRespondent Parent/Guardian | Case Number: Division:  |
| **SECURE PLACEMENT AS DISPOSITION FOR VIOLATION OF VALID COURT ORDER PURSUANT TO COLORADO RULES OF JUVENILE PROCEDURE 3.8** |

**This matter** comes before the Court in the exercise of its jurisdiction provided by §19-1-104, C.R.S. upon petition       concerning the above-named Respondent Student. This matter was heard before the Honorable      , Judge of the Juvenile Court of       County, Colorado on the petition which alleges that said child is in violation of a valid court order issued by this court on the       day of       20     . Said child was previously adjudicated guilty on petition      and is a status offender as that term is defined in *In the Interest of J.E.S.*, 817 P.2d 508 (Colo. 1991) and 28 CFR Sec. 31.304(h).

1. **A.**  Personally before the Court were: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**B.** Before the Court on service of process were:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**C.**  Counsel present for the child was: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

**D.** Upon testimony of the witnesses, the evidence received, reports received, statements and arguments of counsel, and the entire record, the Court finds:

[ ]  that the child has within a reasonable time been served with a written copy of the charges;

[ ]  that the child has been informed he/she has the right to a hearing on the matter before the court;

[ ]  that the child has been informed of the nature of this proceeding and the possible consequences associated with it;

[ ]  that the child has been informed that he/she has a right to legal counsel and that counsel can be appointed at no charge to the child if the child is indigent and cannot afford counsel;

[ ]  that the child has been informed that he/she has the right to call witnesses in his/her own behalf and to confront and cross-examine witnesses against him/her;

[ ]  that the child has been informed that he/she has a right to have a transcript or record of this proceeding;

[ ]  that a probable cause hearing or adjudicatory hearing was held on the       day of       20      at      a.m./p.m. which is within 24 hours, excluding weekends and holidays, of the juvenile’s placement in secure detention which occurred at      a.m./p.m. on the       day of       20     ;

[ ]  that this violation hearing is within 72 hours, excluding weekends and holidays, of the juvenile’s placement in secure detention which occurred on the       day of       20     ;

[ ]  that proof beyond a reasonable doubt exists that said child has violated the valid court order issued by the court on the      day of      20     , in the following respects:

[ ]  that the court has reviewed the written report prepared by      , a public agency independent of the court and law enforcement, has reviewed the account provided therein of the juvenile’s behavior and the circumstances which brought the juvenile before the court, and has reviewed the assessment of whether all dispositions other than secure confinement have been exhausted or are clearly inappropriate;

[ ]  that there is no less restrictive alternative appropriate to the needs of the juvenile and the community;

[ ]  that the juvenile should be placed       to best serve the interests of the juvenile and the community;

[ ]  that the child was informed he/she has a right to appeal this order; within the meaning of the Colorado Children’s Code.

1. **IT IS, THEREFORE ORDERED:**
2. That      , who violated a valid court order, is placed       as the disposition of this court.
3. It is further ordered:

Date: \_\_\_\_\_\_\_\_

 BY THE COURT:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 District Court Judge